

Number 16

from them through the columns of the J. S. HUTCHINS.

Samford.

Much has been said by scientific men in some of the farm papers, concerning much as a manure, on getting at least, going so far as to represent it as being a large percentage water. If this is true, then practical farmers would be a very sad mistake in using such worthless materials. I would like to inquire through the columns of the MAINS FARMER, whether such bountiful crops as I have seen in many instances, of fields of grain growing upon light, sandy soil, with no manure, or fertilizer; as long as I can get ears of corn that will measure from ten to thirteen inches in length, and weigh half a bushel as a dressing, I think I shall continue the use of it, believing that it has a value as a plant food. I think the above clearly demonstrates the fact that much is not a delusion, but of great value in the field crops. I would be pleased to have some of the scientific men bring some proof to bear that would be satisfactory to an intelligent farmer who has ever used much of its worthlessness. Their theory is based on an analysis of the material, and the experience and observation of its uses. I take no stock in "kid gloves" farming, but practical work—"jacket off" the cover rolled up, and will not be frightened at a little of that that constituted our first era, and to which we must at last return.

No. Boothby. JOHN McCRELAND.

It has been the rule with farmers to purchase the best seed, or that which was shown to be full and true. This has

well so that they cannot raise
grass at present? When
potatoes are, you only leave
the soil, which is very little
I am not a farmer, but I
in some crops of potatoes in
a low sweat and get three

[illegible]

such as this as charming
efforts. Deep rich love
gives the good care the owner
of the life in New England
is understood to need discussion;
dwelt particularly on the
need for farming in the
living here in the
twenty years ago. I can speak

[illegible][illegible][illegible]

of the peck work, half a bushel of corn, and a quart of meal. "Always with good results." This is the testimony of Mr. Geo. N. Bridge, of Ames, Mass., representative of the University of Massachusetts. He says: "I have used Bradley's Phosphate for several years past and always with good results. The corn on my land is the best I have ever seen, and the corn and wheat were so good that they brought more than the market price, and this difference alone

frequently while putting in
white, but a little stone
the unpleasant glare of
color may be changed by add-
ing a dash of the colors named, and
This wash covers well, need not
be used, and is good for all
excepting oil paint.

As of this town, has a large
herd of milk calves. They are
all of the same color, and
not, as at all girty, color all
necks and cars, which are
all of the same color, and
and six inches; height, four
and since they were dropped
from the milk of their sires
they are all of the same
colored milk twice a day, and
of oats and meal mixed in
water, but they are all of
run with the corn until he

enough to pay for the Phosphate.

MR. EDITOR: From three cows I have
made and sold the past year 330 pounds of
cheese at 10¢ cents per pound, \$33.00; also
butter at 15¢ cents per pound, \$49.50; and
\$55.25, besides 50 pounds eaten. My father
with me is 82 years old, and I have done
all this work, and I am able to do it to
help indoors or out. I raised 50½ bushels
of corn, 35 bushels of oats and raised the
largest hog in Dixfield. I stamp any
man in Maine who says he can do better,
has done better, I would like to hear from
her.

HIRSH A. STONE.
Dixfield.

Alonso W. Cutler, of West Brookfield,
Mass. recently at Jan. 10, 1888, speak-
ing of the merits of Bradley's super-phos-
phate, remarks: I have used Bradley's
Phosphate for ten years and should not
be able to tell you of any other fertilizer
and the crop an early start, and improved the
corn. I have also used it on cabbage and

United States, which was a grand affair
and the most magnificent of the
elevated railroad, and the delightful scene
every one will see in travelling to some of
the places in the far away sunny South
and the most beautiful of the
of it in the weekly paper. But I have
strayed from what I was intending to
write.

Our "Wives and Daughters" I think an
excellent piece. I wonder what the mas-
culine sex think of it? Is it not too severe on
the women? I have read it several times
ten cases. But for all that, I have sympathy
for the poor mortals. Never too late
to read the novel, and I have been
saying, "do not go back on your friends,"
so I shall not say much against the oppo-
sition sex, for I prize them too highly for
that. I have read the novel several times
prior, says Mrs. A. C. Cary. If that dis-
pleases let them think so; but at the same
time they know they are not wrong.

LUCK SNOW.

Mr. EDITOR: I have made the cut under my barn for some time (about twenty-five years, and have known of its use much longer than that in Vermont.

H. O. SPANLEY, *Carrington Mass.*

No. HANCOCK, VT.

I can say with confidence that I have known of the cut 'under my rack being in use' for some time.

Woolen stuffs with raw silk girths in general, and shawls for shawls for shawls.

Maine Central Railroad

CHANGE OF TIME.

On and after Sunday, Dec. 4, 1881, trains will leave Augusta:

For Portland and Boston at 6.00 A. M., 10.10 A. M. and 10.50 P. M.
For Portland, 6.00 A. M. and 10.10 A. M.
For Farmington, 10.10 A. M.
For Bath, 6.00 A. M., 10.10 A. M., 2.45 P. M.
For Portland and Lewiston, 6.00, 10.10 A. M., 2.45, 10.50 P. M.
For Waterville, 9.35, 10.10 A. M. and 3.30 and 6.00 P. M., on Saturdays.
For Belfast, Bangor, Skowhegan and Bangor, 1.30 P. M. and 3.30 A. M.
Night Pullman Trains each way every night Sunday included.

GARDNER'S ACCOMMODATION TRAIN.

AUGUSTA TO GARDNER:

Aug. 10, leave	6.00 A. M.	7.00 P. M.
Aug. 11, leave	6.00 A. M.	7.00 P. M.

Halfhead, wire,	8.25	8.00	8.25
Goodwin, same,	8.25	5.95	8.25
GARDNER TO AUGUSTA:			
Griffin, wire,	7.15	1.00	4.35
Goodwin, same,	7.15	1.00	4.35
Augusta, arrive,	8.40	3.00	8.40
FREIGHT TRAINS.			
For Portland and way,	8.45 A.M.	12.35 P.M.	
For Bangor and way,	8.45 A.M.	12.35 P.M.	
Due from Boston and way,	12.35 P.M.	4.35 P.M.	
Due from Bangor and way,	12.35 P.M.	4.35 P.M.	
PAXTON TUCKER, Sup't.			

ORDERED, That notice thereof be given three successive times prior to the fourth Monday of March next, in the Maine Farmer, a newspaper printed in Augusta, that all persons interested may appear and be heard in relation to the said goods, and show cause, if any, why the prayer of said petition should be granted.

EMMET O. BEAN, Judge.

ATTEST: HOWARD OWEN, Clerk.

Kennebec County.—*In Probate Court, held at the Court House in Augusta, on the 10th, 1893.*

John Thompson, Administrator on the estate of late John Thompson, deceased, vs. the estate of late John Thompson, deceased, having presented his first account of administration for allowance:

ORDERED, That notice thereof be given three times successively prior to the fourth Monday of March next, in the Maine Farmer, a newspaper printed in Augusta, that all persons interested may appear and be heard in relation to the said account, and show cause, if any, why the prayer of said petition should be granted.

KENNEBEC COUNTY.—In Probate Court, held at Augusta, on the fourth Monday of February, 1893.

O. W. Andrews, Administrator with the will annexed, on the estate of Hiram Jack, late of Montpelier, in said county, for executor, vs. the first account of administration of said estate for allowance.

ORDERED: That notice thereof be given three weeks to all persons interested in said estate, by printing in the Maine Farmer, on the fourth Monday of March next, in Augusta, that all persons interested in said estate be and lawfully appear before the court at Augusta, and show cause, if any, why the same should not be allowed.

ATTEST: HOWARD OWEN, Register. 16

KENNEBEC COUNTY.—In Probate Court, held at Augusta, on the fourth Monday of Feb. 1893.

ESTATE OF HIRSHMAN, late of Montpelier, in said county, for executor, vs. the first account of administration of said estate for allowance.

ORDERED: That notice thereof be given three weeks to all persons interested in said estate, by printing in the Maine Farmer, on the fourth Monday of March next, in Augusta, that all persons interested in said estate be and lawfully appear before the court at Augusta, and show cause, if any, why the same should not be allowed.

ATTEST: HOWARD OWEN, Register. 16

last will and testament of Llewellyn Marston, late of said county, deceased, and the same having been presented for probate:

That notice thereof be given three weeks before the next term of the fourth March court, to be held in the Main Farm, a newspaper printed and published in said county, to wit: the Idaho Statesman, at the Court of Probate time to be held on at August, 1909, and cause, if said notice be duly given, the same should not be proved, approved and allowed, as the last will and testament of the said deceased.

WITNESS MY HAND AND SEAL OF SAID COURT, Judge.

ATTOR: HOWARD OWEN, Register. 10

KENNERBEG COUNTY. In Probate Court, held at Kennerbег County Courthouse, Monday of February, 1909.

ELLA J. FOLGER, Administratrix, on the estate of FRANK M. FOLGER, deceased, vs. FRANK M. FOLGER, her son, who claims to be the sole and true owner of said County, having presented her first and only claim for administration of said estate, and that Commissioners may be appointed to said estate, and that said estate be sold.

ORDERED, That notice thereof be given three weeks before the next term of the fourth March court, to be held in the Main Farm, a newspaper printed and published in said county, to wit: the Idaho Statesman, at the Court of Probate time to be held on at August, 1909, and cause, if said notice be duly given, the same should not be proved, approved and allowed, as the last will and testament of the said deceased.

WITNESS MY HAND AND SEAL OF SAID COURT, Judge.

ATTOR: HOWARD OWEN, Register. 10

not be necessary to the fourth Monday of August, in the year 1904, to be held at the Court of Probate then to be held at Augusta, that all persons interested may attend the said Court of Probate then to be held at Augusta, and show cause, if any, why the same should not be allowed.

EMERT O. BEAN, Judge.

ATTORNEY: HOWARD OWEN Hagler. 10*

KENNERBEE CROWN, in Court of Probate, at the Court of Probate then to be held at Augusta, in the year 1904.

A CERTAIN INSTRUMENT, purporting to be the last will and testament of Betsy F. Barnawhart, deceased, in and to which said Betsy F. Barnawhart was named as testatrix, was presented for probate.

And it is ordered, that there be given three weeks consecutively prior to the fourth Monday of August, in the year 1904, to be held at the Court of Probate then to be held at Augusta, that all persons interested may attend the said Court of Probate then to be held at Augusta, and show cause, if any, why the same should not be allowed.

EMERT O. BEAN, Judge.

ATTORNEY: HOWARD OWEN Hagler. 10*

KENNEBEC COUNTY, In Probate Court at Augusta, on the fourth Monday of February, 1899.

A CERTAIN INSTRUMENT, purporting to be the last will and testament of Hannah B Dearborn, wife of John B Dearborn, deceased, having been presented for probate:

ORDERED, That notice thereof be given three weeks successively, to all persons claiming to be interested in the said estate of said deceased, to meet at Court next, in the Maine Farmer, a newspaper printed and published at Augusta, Maine, to attend at a Court of Probate then to be holden at Augusta, and show cause, if any, why the said instrument should not be admitted to probate as the last will and testament of the said deceased.

ATTORNEY: HOWARD OWEN, Register. 16

KENNEBEC COUNTY, In Probate Court at Augusta, on the fourth Monday of February, 1899.

A CERTAIN INSTRUMENT, purporting to be the last will and testament of John B Dearborn, deceased, having been presented for probate:

Winlow, in said County, deceased, having been present and duly qualified.

ORDERED, That notice thereof be given three weeks successively prior to the fourth Monday of March next, to the heirs and next of kin of said deceased, that all persons interested may attend as a party to said probate proceedings, and may show cause, if any, why the said instrument should not be proved, and may oppose to the same as the last will and testament of the said deceased.

WITNESSED my hand and the seal of said Court, this 10th day of February, 1893.

ATTORNEY: HOWARD W. BEAN, Judge.

NOTICE IS HEREBY GIVEN, That the subscriber has been duly appointed Administrator on the estate of George K. Dow, late of Augusta, in said County of Kennebec, deceased, and he has undertaken that said by giving bond as the law directs. All persons having claims against the estate of said deceased, are desired to exhibit the same for payment to said Administrator on or before the 10th day of March next. All persons interested in said estate are requested to make immediate payment to said Administrator.

SAMUEL TITCOMB, Adm.

Feb. 10, 1893.

NOTICE IS HEREBY GIVEN, That the subscriber has been duly appointed Administrator of the estate of William C. Kneebone, deceased, in the County of Kennecock, deceased, and has undertaken that trust by giving bond to the law clerk of said county, to pay all claims against the estate of said deceased as they may be established to his satisfaction, and all indebted to said estate are requested to make immediate payment to
HANNAH ROLFE.
Feb. 27, 1862.

NOTICE IS HEREBY GIVEN, That the subscriber has been duly appointed Administrator of the estate of Vassalboro', in the County of Kennecock, deceased, and has undertaken that trust by giving bond to the law clerk of said county, to pay all claims against the estate of said deceased as they may be established to his satisfaction, and all indebted to said estate are requested to make immediate payment to
ERNEST HANSEN.
Feb. 27, 1862.

NOTICE IS HEREBY GIVEN, That the subscriber has been duly appointed Administrator on the estate of the late W. M. Farnsworth of the County of Kennecott, deceased, late-state, and has taken and has taken the oaths of office and qualification as the law directs. All persons, therefore, having demands against said estate, are requested to make immediate application to said administrator, and all indebted to said estate are requested to make immediate payment. W. W. WASHINGTON, Adm'r.
Feb. 27, 1892. 107

NOTICE IS HEREBY GIVEN, That the subscriber has been duly appointed Administrator on the estate of Ellen C. Johnson, deceased, late-state, and has taken and has taken the oaths of office and qualification as the law directs. All persons, therefore, having demands against said estate, are requested to make immediate application to said administrator, and all indebted to said estate are requested to make immediate payment. W. W. WASHINGTON, Adm'r.
Feb. 27, 1892. 108

NOTICE IS HEREBY GIVEN, That the subscribers have been duly appointed Executors of the last will and testament of Seth Nason late of Hallowell, in the County of Kennebec, deceased, and have taken and sworn to the following bond as the law directs—All persons, therefore, having claims against the said deceased, are desired to exhibit the same for settlement, and to receive payment thereon, on or before the first day of January next, and are requested to make immediate payment to ELIZA M. NASON.

Feb. 27, 1892.

NOTICE IS HEREBY GIVEN, That the subscribers have been duly appointed Administrators of the estate of Wm. C. Hayward, late of Chicago, Ill., deceased, and have taken and sworn to the following bond as the law directs—All persons, therefore, having claims against the estate of said deceased, are desired to exhibit the same for settlement, and to receive payment thereon, on or before the first day of January next, and all indebted to said estate are requested to make immediate payment to SAMUEL TITCOMB.

Feb. 27, 1892.

NOTICE IS HEREBY GIVEN that the subscribers and heirs of **JOHN H. CHANDLER**, deceased, on the estate of **HARRISON CHANDLER**, late of Winthrop, in the County of York, State of Maine, do hereby make and publish this public notice, in pursuance of an undertaking that trust by giving bond as the law directs: All persons therefore, having demands against the said **HARRISON CHANDLER**, or who can exhibit the same for settlement; and all claimants whose claims are requested to be paid, to appear and exhibit the same for settlement, at the residence of **SURAN B. CHANDLER**, at **25 ST. 1803,** 169

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